

# BEFORE THE ARIZONA CORPORATION Commission

2 **COMMISSIONERS** 

> GARY PIERCE - Chairman **BOB STUMP** SANDRA D. KENNEDY PAUL NEWMAN BRENDA BURNS

IN THE MATTER OF THE APPLICATION OF

CANCEL ITS CERTIFICATE OF CONVENIENCE

AND NECESSITY TO PROVIDE RESOLD LONG DISTANCE AND FACILITIES-BASED LOCAL

SERVICES IN MOHAVE COUNTY ARIZONA.

AZTECH COMMUNICATIONS, LLC TO

EXCHANGE TELECOMMUNICATION

Arizona Corporation Commission DOCKETED

AUG 24 2011

DOCKETED BY

6

1

3

4

5

10

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

11

Open Meeting August 16 and 17, 2011

Phoenix, Arizona

DOCKET NO. T-20421A-11-0023

DECISION NO. 72560

**ORDER** 

## BY THE COMMISSION:

Having considered the entire record herein and being fully advised in the premises, the Arizona Corporation Commission ("Commission") finds, concludes, and orders that:

### FINDINGS OF FACT

- On January 24, 2011, Aztech Communications, LLC ("Aztech" or "Company") filed 1. with the Commission an application to cancel its Certificate of Convenience and Necessity ("CC&N") to provide resold long distance and facilities-based local exchange telecommunication services in Mohave County, Arizona.<sup>1</sup> Aztech's application states that pursuant to A.A.C. R14-2-1107, on January 11, 2011, Aztech notified its customers of its intent to discontinue service as of February 20, 2011, and that Aztech customers were provided with information on alternative local exchange providers in Mohave County.
- 2. On January 28, 2011, Aztech filed a copy of its application to discontinue service filed with the Federal Communications Commission ("FCC").
  - 3. On February 22, 2011, Aztech filed a letter requesting a waiver of the notice

Aztech was granted a CC&N to provide the services it now desires to cancel in Decision No. 67750 (April 11, 2005).

requirements, as set forth in Decision No. 67750, which required Aztech to notify each of its local exchange customers and the Commission 60 days prior to filing an application to discontinue service pursuant to A.A.C. R14-2-1107.<sup>2</sup> Aztech's letter states that Aztech provided 30 days prior notice to its 44 customers of its intent to discontinue service; that Aztech has entered into an agreement conditionally<sup>3</sup> transferring Aztech's assets to Citizens Utilities Rural Company, Inc., dba Frontier Citizens Utilities Rural ("Frontier"); and that Aztech could face financial distress if the Commission finds that Aztech must forfeit its bond for failing to provide 60 days advance notice to the Commission and its local exchange customers. Aztech also states that during discussions with the Commission's Utilities Division ("Staff") regarding the application, Staff objects to Aztech providing only 30 day advance notice to customers and the Commission.

- 4. On February 28, 2011, Aztech filed an Affidavit of Publication showing that notice of the above-captioned application was published on February 13, 2011, in the *Mohave Valley Daily News*, a six times weekly newspaper of general circulation in Mohave County, Arizona.
- 5. On March 16, 2011, by Procedural Order, Aztech was required to file, by April 16, 2011, an affidavit explaining whether Aztech had ceased providing telecommunication services to its Arizona customers; identifying who is providing local exchange service to each of Aztech's customers; and if applicable, the date Aztech's services had ceased and the new provider's service commenced. The Procedural Order further stated that Aztech's failure to file the above referenced affidavit could result in a forfeiture of its performance bond on file with the Commission.
- 6. On April 14, 2011, Aztech filed the Affidavit of John Brandon Hoover Requesting Non-Forfeiture of Performance Bond of Aztech. Mr. Hoover's affidavit states he is chief operating officer for the Company and is authorized to act on the Company's behalf. The affidavit states that in December 2010, the owners of Aztech decided to close the business; on January 11, 2011, Aztech sent notice to its customers that it would be closing the business effective February 20, 2011; and on January 26, 2011, Staff notified the Company that pursuant to Decision No. 67750, 60 days advance

Aztech states the agreement with Frontier is conditioned upon Commission approval of the transfer of assets and service. (Aztech letter dated February 22, 2011.)

<sup>&</sup>lt;sup>2</sup> Decision No. 67750 also provided that the failure to file the required notice should result in a forfeiture of Aztech's performance bond on file with Commission.

notice of the Company's intent to discontinue service to the Commission and to Aztech's local exchange customers was required. According to the affidavit, Staff asked the Company to pull the above-captioned application and to provide 60 days advance notice to its customers before ceasing operations. Mr. Hoover states that the Company informed Staff it could not continue operations beyond March 1, 2011, but that it had made arrangements with Frontier, an incumbent local exchange carrier, to provide service to Aztech's remaining 44 customers as of March 1, 2011, and that during the transfer, none of its customers were without service. Aztech reiterated its request for waiver of the 60 day advance notice requirement and that the Commission not require forfeiture of its performance bond.

- 7. On May 20, 2011, the Commission's Utilities Division Staff ("Staff") filed a Staff Report in this matter recommending approval of Aztech's application to cancel its CC&N contingent upon compliance with the following conditions:
  - a. Aztech file with Docket Control, within 30 days of this Decision, a notice to the Commission attesting that all of its customers, as of the date of the Decision in this matter, have satisfactorily transferred service to Frontier or have found alternative telecommunication services.
  - b. Aztech file with Docket Control, within 60 days of this Decision, a notice to the Commission attesting that all deposits and prepayments have been returned to corresponding customers.
- 8. Staff further recommends that the cancellation not become effective until a decision is issued by the Commission authorizing such cancellation.
- 9. Staff states through a customer inquiry it became aware of Aztech's intention to cancel its telecommunication services; that on January 12, 2011, Aztech informed its customers via a letter that their telecommunications services would cease effective February 20, 2011; and that due to a misunderstanding of Commission rule (A.A.C. R14-2-1107) Aztech's customer notice was issued before providing the Commission and Staff with the required 60 days advance notice to discontinue service.
- 10. Staff states that immediately upon becoming aware of Aztech's intent to cancel its services, Staff, Aztech, and Frontier initiated discussions whereby Aztech agreed to reissue its customer notice revising its termination date to March 1, 2011. Aztech also agreed that prior to

issuing the revised customer notice, it would ensure that Frontier could serve Aztech's remaining customers. Staff also reports that the discussions included the expected lease and/or transfer of Aztech's telecommunication assets to Frontier.<sup>4</sup>

- 11. Staff states that given the limited number of customers served by Aztech and the cooperation exhibited by the Company in facilitating the transfer of customers to Frontier, Staff supports a waiver of the notice requirement contained in Decision No. 67750 and A.A.C. R14-2-1107.
  - 12. Staff's recommendations, as set forth herein, are reasonable and should be adopted.

### **CONCLUSIONS OF LAW**

- 1. Aztech is a public service corporation within the meaning of Article XV of the Arizona Constitution and A.R.S. §§ 40-281 and 40-282.
- 2. The Commission has jurisdiction over Aztech and the subject matter of the application to cancel the Company's CC&N.
  - 3. The cancellation of Aztech's CC&N is in the public interest.
  - 4. Staff's recommendations are reasonable and should be adopted.

## **ORDER**

IT IS THEREFORE ORDERED that the application of Aztech Communications, LLC for the cancellation of its Certificate of Convenience and Necessity to provide resold long distance and facilities-based local exchange telecommunication services in Arizona shall be cancelled upon compliance with the following ordering paragraphs.

IT IS FURTHER ORDERED that Aztech Communications, LLC shall file with Docket Control, as a compliance item in this docket, within 30 days of the effective date of this Decision, notice to the Commission attesting that all of its customers, as of the date of this Decision, have been satisfactorily transferred to Frontier or have found alternative telecommunication services.

<sup>&</sup>lt;sup>4</sup> On March 2, 2011, Aztech and Frontier filed a joint application with the Commission requesting approval for Aztech to lease certain fiber optic telecommunication assets to Frontier in connection with a lease agreement executed between the parties on February 28, 2011. The application stated that Aztech provides service to a development known as the El Rio Subdivision (including the El Rio Golf & Country Club, business park, residences, and golf course). Because of Aztech's intent to discontinue service to the El Rio Subdivision, Aztech stated that Frontier had begun to service the El Rio Subdivision through the use of the facilities that are the subject of lease agreement. On May 4, 2011, the Commission issued Decision No. 72299 granting approval of the application.

- 1			
1	IT IS FURTHER ORDERED that Aztech Communications, LLC shall file with Docket		
2	Control, within 60 days of the effective date of this Decision, notice attesting that all customer		
3	deposits and/or prepayments have been returned to the corresponding customers.		
4	IT IS FURTHER ORDERED that Aztech Communications, LLC is hereby granted a waiver		
5	of the notice requirement contained in Decision No. 67750 and A.A.C. R14-2-1107.		
6	IT IS FURTHER ORDERED that this Decision shall become effective immediately.		
7	BY ORDER OF THE ARIZONA CORPORATION COMMISSION.		
8			
9	EXCUSED COMM. STUMP		
10	CHAIRMAN		
11			
12	COMMISSIONER COMMISSIONER COMMISSIONER		
13	COMMISSIONER		
14	IN WITNESS WHEREOF, I, ERNEST G. JOHNSON, Executive Director of the Arizona Corporation Commission,		
15	have hereunto set my hand and caused the official seal of the Commission to be affixed at the Capitol, in the City of Phoenix,		
16	this <u>2440</u> day of <u>August</u> , 2011.		
17			
18	9.6 W		
19	ERNEST G. JOHNSON EXECUTIVE DIRECTOR		
20	DADEOTIVE BRAZETOR		
21			
22	DISSENT		
23			
24	DISSENT		
25	YBK:db		
26			
27			
28			

1	SERVICE LIST FOR:	AZTECH COMMUNICATIONS, LLC
2	DOCKET NO.:	T-20421A-11-0023
3		
4	John Brandon Hoover, COO AZTECH COMMUNICATIONS, LLC	
5	1297 Boundary Cone Road, Suite F Mohave Valley, AZ 86440	
6	Alonzo T. Beyene, President & Senior Ana INDUSTRY ASSURANCE CONSULTING	llyst G. INC
7 8	6303 Blue Lagoon Drive, Suite 400 Miami, FL 33126	0,11.0.
9	Janet Alward, Chief Counsel Legal Division	
10	Phoenix Arizona 85007	
11		
12	Steven Olea, Director Utilities Division	ON
13	ARIZONA CORPORATION COMMISSION 1200 West Washington Street	JN .
14	Phoenix, Arizona 85007	•
15		
16		
17		
18		
19		
20		
21		
22		Ex
23		
24		
25		
26		
27		